Code: $\$ 1840$
Name:
Address: $\qquad$
Telephone:
Email: $\qquad$

Name:
Address:
Telephone: $\qquad$
Email:
Self-Represented Litigants

## IN THE FAMILY DIVISION

OF THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA IN AND FOR THE COUNTY OF WASHOE

In the Matter of the Marriage of:

Petitioner 1,
and

Petitioner 2,
Joint Petitioners.

## JOINT PETITION FOR SUMMARY DECREE OF DIVORCE WITH MINOR CHILD OR CHILDREN

Every section of this packet must be completed and initialed by both Petitioners. Failure to fill out every section may result in your Joint Petition being denied.

If more room is needed for ANY section, attach additional sheets.
Each additional sheet must be initialed by both Petitioners.

Petitioners ask this Court to grant them a divorce.

1. Residency

Petitioner 1 -and/or- $\square$ Petitioner 2 have/has resided in and been physically present in the State of Nevada for at least the last six weeks.
2. Date of Marriage and Separation

We were married on (month, day, and year) $\qquad$ , in (city and state of marriage) $\qquad$ and have been married ever since.

We $\square$ are $-\mathbf{o r}-\square$ are not separated; if separated, the date of separation was (month, day, and year of separation) $\qquad$ .

We are incompatible in marriage and no reconciliation is possible.
3. Addresses

The current address of Petitioner 1 is $\qquad$
$\qquad$
The current address of Petitioner 2 is $\qquad$
$\qquad$
The mailing address of Petitioner 1 is $\square$ same as above -or $-\square$ other: $\qquad$

The mailing address of Petitioner 2 is $\square$ same as above -or- $\square$ other: $\qquad$
$\qquad$
4. Pregnancy

Is either Petitioner currently pregnant?
Petitioner $1 \square$ is $-\mathbf{o r}-\square$ is not pregnant at this time.
Petitioner $2 \square$ is $-\mathbf{o r}-\square$ is not pregnant at this time.
If either Petitioner is pregnant, is the other spouse the parent of the unborn child?
$\square$ No
What is the child's due date (month, day, and year)?
5. Minor Children

Has/have the Petitioners' minor child(ren) resided in Nevada for at least the last six months or since birth?Yes

If the Petitioners' child(ren) has/have not been physically present in the State of Nevada for the past six months, the Court may not be able to issue a court order regarding custody and visitation. Depending on your situation, the Court may still be able to grant you a divorce.

On the lines below, provide the information requested regarding each minor child born to or adopted by the Petitioners. You MUST LIST where the child currently lives, where the child has lived for the PAST 5 YEARS, and the name(s) and current address(es) of the person(s) with whom the child lived at each address.

6. Other Related Court Cases
a. Are there any other court cases in which either Petitioner has participated as a party, witness, or in any other way concerning custody, visitation, or support of the child(ren) listed above?
$\square$ Yes
$\square$ No
If yes, please complete the following:
Name(s) of child(ren) involved: $\qquad$
Court: $\qquad$
Case number: $\qquad$ Date of custody determination: $\qquad$
b. Are there any court cases that could affect this case, including proceedings for enforcement and proceedings relating to domestic violence, protective orders, termination of parental rights, adoptions, guardianships, dependency (child abuse and neglect), and paternity actions?
$\square$ Yes
$\square$ No
If yes, please complete the following:
Name(s) of minor child(ren) involved: $\qquad$
Court: $\qquad$ Type of case: $\qquad$
Case number: $\qquad$ Date of last order: $\qquad$
c. Is/Are there any person(s) not a party to this court case who has/have physical custody of the child(ren) or claim(s) a right to legal custody, physical custody, or visitation with the minor child(ren)?
$\square$ Yes
$\square$ No
If yes, please complete the following:
Name(s) of minor child(ren) involved: $\qquad$
Name(s) and address(es) of person(s) claiming custody or visitation rights: $\qquad$
7. Legal Custody of the Minor Child(ren)

Place an "X" in a box to select ONLY ONE of the three options below.

Who should have legal custody of the minor child(ren)? Legal custody means having legal responsibility for the child(ren) and making major decisions regarding the child(ren), including the child(ren)'s health, education, and religious upbringing.
$\square$ Both Petitioners: Joint legal custody
$\square$ Petitioner 1: Sole legal custody
-or-
$\square$ Petitioner 2: Sole legal custody

We agree to the legal custody selected above.
(Petitioner 1 initials) (Petitioner 2 initials)
8. Physical Custody of the Minor Child(ren)

Place an "X" in a box to select ONLY ONE of the five options below.

Who should have physical custody of the minor child(ren)? Physical custody refers to the amount of time that the child(ren) physically spend in the care of each parent.
$\square$ Both Petitioners: Joint physical custody
-or-
$\square$ Petitioner 1: Primary physical custody
-or-
$\square$ Petitioner 2: Primary physical custody
-or-
$\square$ Petitioner 1: Sole physical custody (Petitioner 2 receives no visitation)
-or-
Petitioner 2: Sole physical custody (Petitioner 1 receives no visitation)
NOTE: If you marked "sole physical custody," this matter will be set for a prove-up hearing.

We agree to the physical custody selected above.

$$
\text { (Petitioner } 1 \text { initials) } \quad \text { (Petitioner } 2 \text { initials) }
$$

9. Custody/Visitation and Exchange Schedule

## A. Regular Custodial Schedule

Place an "X" in a box to select ONLY ONE of the custody schedules provided below. If you select Option 5 or would like to modify Options 1-4, write in your proposed schedule below. A detailed description of each custody schedule is provided on the Court's website.

Option 1 - Week On / Week Off (Joint physical custody): The minor child(ren) will spend one week with one parent and will spend the following week with the other parent. This schedule will alternate every week throughout the year. The exchanges will be at (time) $\qquad$
$\square$ a.m. $\mathbf{- 0 r}-$ $\qquad$ p.m. and will take place on (day of the week) $\qquad$ at (location) $\qquad$ . $\square$ Petitioner $1-\mathbf{o r}-\square$ Petitioner 2 will have the child(ren) the first week following granting of the Decree of Divorce.

NOTE: This schedule is often used when the parents have (a) school-age child(ren).

Option 2 - Two / Two / Five / Five (Joint physical custody): The minor child(ren) will spend every Monday and Tuesday with one parent, every Wednesday and Thursday with the other parent, and alternate the weekends (Friday through Sunday) with each parent. The exchanges will be at (time) $\qquad$
$\square$ a.m. $\mathbf{- o r}-\square$ p.m. and will take place at (location)
$\square$ Petitioner 1 -or- $\square$ Petitioner 2 will have the child(ren) every Monday and Tuesday. $\square$ Petitioner $1-\mathbf{o r}-\square$ Petitioner 2 will have the child(ren) every Wednesday and Thursday. $\square$ Petitioner 1 -or $-\square$ Petitioner 2 will have the child(ren) the first weekend following granting of the Decree of Divorce and the Petitioners will alternate each weekend thereafter. NOTE: This schedule is often used when the parents have (a) preschool or young school-age child(ren).

Option 3 - Repeating Two / Two / Three (Joint physical custody): The minor child(ren) will spend two days with one parent, then two days with the other parent, three days with one parent, two days with the other parent, two days with one parent, three days with the other parent, alternating throughout the year.

The exchanges will be at (time) $\qquad$ a a.m. -orp.m. and will take place at (location)
$\square$ Petitioner $1-$ or $-\square$ Petitioner 2 will have the child(ren) first the first Monday following granting of the Decree of Divorce.

NOTE: This schedule is often used when the parents have (a) very young child(ren).

Option 4 - Every Other Weekend (Primary physical custody): The minor child(ren) will spend every other weekend and any other mutually agreed-upon time with $\square$ Petitioner $1-$ or$\square$ Petitioner 2. All remaining time will be spent with the other parent, who has primary physical custody. If the weekend falls on a three-day weekend, it will include the holiday. The exchanges will be Friday at (time) $\qquad$
$\square$ a.m. $-\mathbf{o r}-\square$ p.m. and Sunday at (time) $\qquad$
$\square$ a.m. -or- $\square$ p.m. and will take place at (location)Petitioner $1-$ or- $\square$ Petitioner 2 will have the child(ren) the first weekend following granting of the Decree of Divorce.

Option 5 - Schedule Described Below: We request the following schedule (Be as specific as possible regarding exchange days, times, and locations as the schedule must be specific enough to be enforced by the Court. For example, "Petitioner 1 will have the children every spring break, every fall break, every summer break except for the first and last week of summer break, and one-half of winter break with the Petitioners alternating the first and second week each year. Petitioner 1 shall provide transportation to pick up the children from Petitioner 2's home in Reno, Nevada, and Petitioner 2 shall provide transportation to pick up the children
from Petitioner 1's home in Seattle, Washington. Petitioner 2 will have the children all other remaining times. Petitioner 1 may visit the children in Reno with at least 30-days' written notice. "): $\qquad$
$\qquad$
$\qquad$
$\qquad$
$\qquad$
$\qquad$

NOTE: This schedule is often used when the parents are unable to exercise joint physical custody due to the parents residing at a great distance from one another.
B. Summer Break Visitation Schedule

Place an "X" in a box to select ONLY ONE of the summer visitation schedules provided below. If you select Option 3, or would like to modify Options 1 or 2, write in your proposed visitation schedule below. If one or both parents want an additional block of time, describe it in Option 3.

Option 1 - Summer Break Will Follow the Parents' Regular Custodial Schedule.
Option 2 - Alternating One-Week Timeshares: The minor child(ren) will spend one week with $\square$ Petitioner 1 -or- $\square$ Petitioner 2 and spend the following week with the other parent. This will alternate for the remainder of the summer break.

Option 3 - Schedule Described Below: We request the following summer visitation schedule (Be as specific as possible as the schedule must be specific enough to be enforced by the Court. For example: "Petitioner 1 will have the children the first week after school lets out and the last week prior to school resuming. Petitioner 2 will have the remainder of the summer break. "): $\qquad$
$\qquad$
$\qquad$

## C. Holiday Visitation Schedule

Please fill out the holiday visitation schedule below. School breaks, religious holidays (e.g., Yom Kippur, Easter, Eid al-Fitr, etc.) or school holidays (e.g., Labor Day, Nevada Day, etc.) will follow the parents' regular custodial schedule, unless marked below or detailed in the "Other" sections below.

| Holiday | Exchange Times | Even <br> Numbered <br> Years | Odd <br> Numbered Years |
| :---: | :---: | :---: | :---: |
| $1^{\text {st }}$ Half Spring Break | Begins upon release of school and ends at 9 a.m. halfway through the break. | $\begin{aligned} & \square \text { Petitioner } 1 \\ & \square \text { Petitioner } 2 \end{aligned}$ | $\square$ Petitioner 1 |
| $2^{\text {nd }}$ Half Spring Break | Begins at 9 a.m. halfway through the break and ends when school resumes. | $\square$ Petitioner 1 $\square$ Petitioner 2 | $\square$ Petitioner 1 |
| Mother's Day | Begins 7 p.m. evening before Mother's Day; ends 9 a.m. the morning after. | $\begin{aligned} & \square \text { Petitioner } 1 \\ & \square \text { Petitioner } 2 \end{aligned}$ | $\begin{aligned} & \square \text { Petitioner } 1 \\ & \square \text { Petitioner } 2 \end{aligned}$ |
| Father's Day | Begins 7 p.m. evening before Father's Day; ends 9 a.m. the morning after. | $\begin{aligned} & \square \text { Petitioner } 1 \\ & \square \text { Petitioner } 2 \\ & \hline \end{aligned}$ | $\begin{array}{r} \square \\ \text { Petitioner } 1 \\ \square \\ \text { Petitioner } 2 \end{array}$ |
| $4^{\text {th }}$ of July | Begins 7 p.m. on July 3rd; ends 9 a.m. on July 5th. | $\square$ Petitioner 1 | $\square$ Petitioner 1 |
| Halloween | Begins 7 p.m. on October 30th; ends 9 a.m. on November 1st. | $\square$ Petitioner 1 $\square$ Petitioner 2 | $\square$ Petitioner 1 |
| Fall Break | Begins upon release of school and ends when school resumes. | $\square$ Petitioner 1 | $\begin{aligned} & \square \text { Petitioner } 1 \\ & \square \text { Petitioner } 2 \\ & \hline \end{aligned}$ |
| Thanksgiving Break | Begins upon release of school and ends when school resumes. | $\begin{aligned} & \square \text { Petitioner } 1 \\ & \square \text { Petitioner } 2 \\ & \hline \end{aligned}$ | $\begin{array}{r} \square \\ \text { Petitioner } 1 \\ \square \\ \text { Petitioner } 2 \\ \hline \end{array}$ |
| $1^{\text {st }}$ Half Winter Break | Begins upon release of school and ends at 9 a.m. on December $26^{\text {th }}$. | $\begin{aligned} & \square \text { Petitioner } 1 \\ & \square \text { Petitioner } 2 \end{aligned}$ | $\begin{aligned} & \square \text { Petitioner } 1 \\ & \square \text { Petitioner } 2 \end{aligned}$ |
| $2^{\text {nd }}$ Half Winter Break | Begins at 9 a.m. on December $26^{\text {th }}$ and ends when school resumes. | $\square$ Petitioner 1 | $\square$ Petitioner 1 |
| Other: |  | $\square$ Petitioner 1 | $\square$ Petitioner 1 |
| Other: |  | $\begin{aligned} & \square \text { Petitioner } 1 \\ & \square \text { Petitioner } 2 \end{aligned}$ | $\square$ Petitioner 1 |
| Other: |  | $\square$ Petitioner 1 | $\square$ Petitioner 1 |
| Other: |  | $\square$ Petitioner 1 $\square$ Petitioner 2 | $\square$ Petitioner 1 |
| Other: |  | $\square$ Petitioner 1 $\square$ Petitioner 2 | $\begin{aligned} & \square \text { Petitioner } 1 \\ & \square \text { Petitioner } 2 \end{aligned}$ |

We agree to the regular custodial schedule, summer break visitation schedule, and holiday schedule selected above.
$\overline{\text { (Petitioner } 1 \text { initials) }}$
(Petitioner 2 initials)
10. Transportation For Exchanges

Place an " $\mathbf{X}$ " in a box to select ONLY ONE of the statements below and complete the requested information.
$\square$ Transportation will be provided by the parent $\square$ picking up - or - $\square$ dropping off the child(ren).
-or-
$\square$ Transportation will be provided as follows (explain how transportation will be provided):

We agree to the transportation schedule selected above. $\qquad$
11. Gross Monthly Income

You must fill in the gross monthly income of each Petitioner below.
This information is required. Attached as Appendix A to the Joint Petition is the Gross Monthly Income Worksheet, which you MUST fill out to calculate your gross monthly income.

The gross monthly incomes (GMI) of the Petitioners are:
a. Petitioner 1's GMI: \$ $\qquad$
b. Petitioner 2's GMI: \$ $\qquad$

## 12. Existing Child Support Order

If there is an existing child support order, place an " $\mathbf{X}$ " in the box below and enter the case number for your child support case.
$\square$ Child support has been established through the District Attorney's Office in child support case number: $\qquad$ . (If you have an existing child support case with the

District Attorney's Office, SKIP TO SECTION 16.)
13. Child Support Calculation

This Child Support Calculation is required unless there is an existing child support case (see Section 12). Fill in the information requested and place an " $\mathbf{X}$ " in the boxes below. Attached as Appendix B to the Joint Petition is the Child Support Worksheet, which you MUST fill out even if you agree to no child support or a different amount of child support than that set by law.

Based upon the completed and attached Child Support Worksheet in Appendix B of the Joint Petition, child support under the law would be as follows:
a. Petitioner 1's Base Child Support Obligation is: $\$$ $\qquad$
b. Petitioner 2's Base Child Support Obligation is: $\$$ $\qquad$
c. The Total Child Support Obligation by law would be $\$$ $\qquad$ per month, paid by ( $\boxed{\square}$ check one) $\square$ Petitioner $1-$ or- $\square$ Petitioner 2 .

## 14. Child Support Payment Amount

Place an " $\mathbf{X}$ " in a box to select ONLY ONE of the statements below and complete the requested information.

The Petitioners agree to the following child support payment:

## Option 1 - Child support under the law

We agree that ( $\boldsymbol{\square}$ check one) $\square$ Petitioner $1-$ or $-\square$ Petitioner 2 will pay monthly child support in the amount determined by law, as calculated in Section 13(c) above.
-or-

## Option 2 - Child support as agreed upon by the Petitioners

We understand the above calculation shows the amount of child support that would be set by law; however, we have agreed to a different amount. We agree to child support in the amount of (put the amount of child support you agree upon) \$ $\qquad$ per month paid by ( $\boxed{X}$ check one) $\square$ Petitioner 1 -or- $\square$ Petitioner 2, and we declare as follows:

## Both Petitioners must initial the following three statements



We agree to the child support amount listed above. $\qquad$
(Petitioner 1 initials) (Petitioner 2 initials)

## 15. Child Support Payment Plan

Place an " $\mathbf{X}$ " in a box to select ONLY ONE of the three statements below.

The parent paying child support will make the payments directly to the other parent by the (enter day of the month, e.g., $1^{\text {st }}, 2^{\text {nd }}, 3^{\text {rd }}$, etc.) $\qquad$ day of each month starting on (date) $\qquad$ .
-or-
$\square$ A wage assignment should be put in place and payment should be enforced through the District Attorney's Office.
-or-
$\square$ Both parents agree that no child support should be paid (this box may only be marked if Sections 11,13 , and 14 above have been fully completed).

We agree to the child support payment plan above.

$$
\text { (Petitioner } 1 \text { initials) }
$$

## 16. Childcare Expenses

Place an "X" in a box to select ONLY ONE of the two statements below.
$\square$ Neither parent has any childcare expenses.
-or-
$\square$ Childcare is $\$$ $\qquad$ per month and should be paid by ( $\boxed{x}$ check one) $\square$ Petitioner 1
-or- $\square$ Petitioner 2 -or $-\square$ both Petitioners equally $-\mathbf{o r}-\square$ other: $\qquad$

We agree to the above childcare expenses payment plan.
(Petitioner 1 initials) (Petitioner 2 initials)
17. Health Care for Child(ren)

Complete the statements below by placing an " $\mathbf{X}$ " in a box to select your answers.
a. The child(ren) is/are, or will be covered by the following health insurance policy ( $\triangle$ check one):
$\square$ Medicaid
$\square$ Private/employer insurance of ( $\boxed{\text { check one }) ~} \square$ Petitioner 1 -or- $\square$ Petitioner 2
$\square$ Other: $\qquad$
b. The monthly premium is $\$$ $\qquad$ and should be paid for by ( $\triangle$ check one)
$\square$ Petitioner 1 -or- $\square$ Petitioner 2 -or- $\square$ both Petitioners equally -or- $\square$ other:
$\qquad$ .
c. The Petitioners agree to equally share the cost of any and all unreimbursed medical, dental, therapeutic, optical, or orthodontic expenses incurred on the child(ren)'s behalf pursuant to the 30/30 rule. The parent incurring an out-of-pocket health expense for the benefit of the child(ren) shall provide a copy of the paid invoice/receipt to the other parent within 30 days of
incurring such expense; if not provided within 30 days, the parent incurring the expense waives their right to reimbursement. If properly provided, the other parent will then have 30 days from receipt to reimburse the incurring parent for one-half of the out-of-pocket expense or to make payment arrangements if the expense is more than $\$ 200$. If the expense is not reimbursed within the 30-day period, the parent may be subject to a finding of contempt and appropriate sanctions, including attorney's fees.

We agree to the above health care for the child(ren).
$\overline{\text { (Petitioner } 1 \text { initials) }} \quad \overline{(P e t i t i o n e r ~} 2$ initials)

## 18. Tax Deduction

Place an "X" in a box to select ONLY ONE of the two statements and complete the requested information.

The Petitioners shall execute all documents necessary to ensure the Petitioner with the right to claim a child(ren) is able to claim the child(ren), including IRS Form 8332. The Petitioners shall file their income tax returns consistent with this paragraph.
$\square$ Petitioner 1 -or $-\square$ Petitioner 2 should claim the child(ren) as dependents for tax purposes every year.

## -or-

$\square$ The tax deduction should be shared as follows:

We agree to the tax deductions as selected above.
(Petitioner 1 initials)
(Petitioner 2
19. School Enrollment and Extracurricular Activities

Place an "X" in a box to select ONLY ONE of the three statements.
a. The child(ren) should attend:
$\square$ The school(s) zoned for Petitioner 1's address.
-or-
$\square$ The school(s) zoned for Petitioner 2's address.
-or-
$\square$ Other: $\qquad$
b. The Petitioners agree to consult with one another regarding any extracurricular activity that might affect the child(ren)'s access to the other parent or might be objectionable to the other parent. If both parents agree in writing to enroll the child(ren) in a specific activity or sport, the fees, costs, and expenses for the activity or sport shall be shared equally by the parents. The parents shall use the $30 / 30$ rule for reimbursement of activity fees. If either parent enrolls the child(ren) in activities without the written agreement of the other parent, that parent will pay any fees for such activities in full. Neither parent may unreasonably withhold consent to an activity.

We agree to the above school enrollment for the child(ren) and the statement regarding extracurricular activities.
20. Division of Community Property/Assets (for Real Estate see Section 22)

Fully list all community property, the estimated value, and the agreed upon division of the property below, including whether the Petitioner is awarded the entire asset or a percentage of the asset. Property accumulated during the marriage is presumed to be community property.
All community property acquired during marriage must be disclosed.

The community assets have been divided or should be divided as follows:

| Bank accounts (list name(s) on the account, name of <br> bank and last four digits of the account number) | Value | How will asset be divided |
| :--- | :--- | :--- |
|  |  |  |
|  |  |  |
|  |  |  |
|  |  |  |


| Retirement accounts (401(k), IRA, pension, etc.) (list <br> name(s) on account, name of institution and last 4 digits) | Value | How will asset be divided |
| :--- | :--- | :--- |
|  |  |  |
|  |  |  |
|  |  |  |
|  |  |  |

$\square$ We agree to file any additional orders necessary to divide the retirement accounts, such as a Qualified Domestic Relations Order, within 6 months of the granting of the Decree of Divorce.

| Vehicle(s) (make, model and year) | Value | Who will receive the asset |
| :--- | :--- | :--- |
|  |  | $\left.\begin{array}{l}\square \\ \square\end{array}\right)$ Petitioner 1 |
|  |  | $\square$ Petitioner 2 |


| Trailers, RV's, or other motor vehicles | Value | Who will receive the asset |
| :--- | :--- | :--- |
|  |  | $\square$ Petitioner 1 |
|  |  | Petitioner 2 |
|  | $\square$ Petitioner 1 |  |
|  | $\square$ Petitioner 2 |  |
|  | $\square$ Petitioner 1 |  |
|  |  | $\square$ Petitioner 2 |
|  | $\square$ Petitioner 1 |  |
|  |  | Petitioner 2 |


| Furniture and furnishings, tools, etc. | Value | Who will receive the asset |
| :--- | :--- | :--- |
|  |  | $\square$ Petitioner 1 |
|  |  | $\square$ Petitioner 2 |
|  |  | $\square$ Petitioner 1 |
|  |  | $\square$ Petitioner 2 |
|  |  | Petitioner 1 |
|  |  | $\square$ Petitioner 2 |
|  | $\square$ Petitioner 1 |  |
|  |  | $\square$ Petitioner 2 |


| Other (jewelry, watches, art, guns, etc.) | Value | Who will receive the asset |
| :--- | :--- | :--- |
|  |  | $\square$ Petitioner 1 |
|  |  | $\square$ Petitioner 2 |
|  | $\square$ Petitioner 1 |  |
|  | $\square$ Petitioner 2 |  |
|  | $\square$ Petitioner 1 |  |
|  |  | $\square$ Petitioner 2 |
|  | $\square$ Petitioner 1 |  |
|  |  | Petitioner 2 |

We agree to the statements regarding the division of assets listed above. We agree that the community assets listed above will be divided within 30 days of the granting of the Decree of Divorce and that any titles to the above property will be transferred within 30 days of the granting of the Decree of Divorce. $\qquad$
(Petitioner 2 initials)

## 21. Division of Community Debts

Fully list all community debts below. Debts accumulated during the marriage are presumed to be community debts.
All community debts incurred during marriage must be disclosed.

The community debts have been divided or should be divided as follows:

| Credit card(s) (list name(s) on the account, name of the institution, and last 4 digits of account \#) | Balance | Who will assume the debt |
| :---: | :---: | :---: |
|  |  | Petitioner 1 |
|  |  | Petitioner 2 |
|  |  | Split equally |
|  |  | Petitioner 1 |
|  |  | Petitioner 2 |
|  |  | Split equally |
|  |  | Petitioner 1 |
|  |  | Petitioner 2 |
|  |  | Split equally |
|  |  | Petitioner 1 |
|  |  | Petitioner 2 |
|  |  | Split equally |


| Car loan(s) (list name(s) on the loan and state <br> for which vehicle) | Balance | Who will assume the debt |
| :--- | :--- | :--- |
|  |  | $\square$ Petitioner 1 |
|  |  | $\square$ Petitioner 2 |

$\left.\left.\begin{array}{|l|l|l|}\hline \begin{array}{l}\text { Medical bills (include name on the bill and the } \\ \text { name of the creditor) }\end{array} & \text { Balance } & \text { Who will assume the debt } \\ \hline & & \begin{array}{l}\text { Petitioner 1 } \\ \square \\ \text { Petitioner 2 }\end{array} \\ \square & \text { Split equally }\end{array}\right] \begin{array}{l}\square \text { Petitioner 1 } \\ \square \\ \text { Petitioner 2 } \\ \square\end{array}\right)$

| Student loans (include name on the loan and <br> name of the creditor) | Balance | Who will assume the debt |
| :--- | :--- | :--- |
|  |  | $\square$ Petitioner 1 |
|  | $\square$ Petitioner 2 |  |

$\left.\left.\begin{array}{|l|l|l|}\hline \begin{array}{l}\text { Other loans or debts (include name on the } \\ \text { loan/debt and provide specific details) }\end{array} & \text { Balance } & \text { Who will assume the debt } \\ \hline & & \begin{array}{l}\square \text { Petitioner 1 } \\ \square \\ \text { Petitioner 2 } \\ \square\end{array} \\ \hline & & \square \text { Split equally }\end{array} \right\rvert\, \begin{array}{l}\square \text { Petitioner 1 } \\ \square\end{array}\right)$

We agree to the statements regarding division of debts listed above and that these debts will be divided/separated within 30 days of granting the Decree of Divorce.
$\overline{\text { (Petitioner } 1 \text { initials) }} \quad \overline{(P e t i t i o n e r ~} 2$ initials)
22. Division of Home(s) and Other Real Estate

Place an " $\mathbf{X}$ " in a box to select ONLY ONE of the two statements. List any home(s) and other real estate that belongs to the Petitioners.The Petitioners do not own (a) home(s) or other real estate.
-or-
///
///

The Petitioners' home(s) and other real estate will be divided as follows:
Address of Home/Property \#1:

| Estimated value | Current loan <br> balance | Who will receive the <br> property | Who will assume <br> the loan |
| :--- | :--- | :--- | :--- |
|  |  | $\square$ Petitioner 1 | $\square$ Petitioner 1 |
|  |  | $\square$ Petitioner 2 |  |
| $\square$ Split net equity 50/50 | Petitioner 2 <br> $\square$ |  |  |
|  |  | Split $50 / 50$ <br> Other (describe | $\square$ Other (describe <br> below) |

Address of Home/Property \#2:

| Estimated value | Current loan <br> balance | Who will receive the <br> property | Who will assume <br> the loan |
| :--- | :--- | :--- | :--- |
|  |  | $\square$ Petitioner 1 | $\square$ Petitioner 1 |
|  | $\square$ Petitioner 2 |  |  |
| $\square$ | Split net equity 50/50 | $\square$ Splitioner 2 50/50 |  |
|  |  | $\square$ Other (describe | $\square$ Other (describe <br> below) |
|  |  | below) |  |

Address of Home/Property \#3:

| Estimated value | Current loan <br> balance | Who will receive the <br> property | Who will assume <br> the loan |
| :--- | :--- | :--- | :--- |
|  |  | $\square$ Petitioner 1 | $\square$ Petitioner 1 |
|  | $\square$ Petitioner 2 |  |  |
| $\square$ Split net equity 50/50 | $\square$ Petitioner 2 |  |  |
| $\square$ | Split 50/50 |  |  |
| $\square$ | $\square$ Other (describe | Other (describe <br> below) |  |
|  |  | below) |  |

Other (describe how the property and associated debt will be divided between the Petitioners, providing as many specific details as possible regarding the sale of the home, refinancing, timeline for the sale or refinance, and how all debts and costs will be paid, including mortgage, cost of repairs, utilities, etc.):

We agree to the statements regarding the division of home(s) and other real estate listed above.
$\overline{\text { (Petitioner } 1 \text { initials) }} \quad \overline{\text { (Petitioner } 2 \text { initials) }}$
23. Disclosure Certification

Petitioner 1 and Petitioner 2 must initial the statement below.

We have each disclosed ALL community property and debts, and there is no other community property or debt for this Court to divide.
$\overline{\text { (Petitioner } 1 \text { initials) }} \quad \overline{\text { (Petitioner } 2 \text { initials) }}$

## 24. Alimony

Place an "X" in a box to select ONLY ONE of the two statements below.
$\square$ Both Petitioners give up all rights to receive alimony.
-or-
$\square$ Petitioner 1 -or- $\square$ Petitioner 2 should receive alimony in the amount of (amount of alimony) \$ $\qquad$ per month, due on the (day of the month the payment is due, e.g., $1^{s t}, 2^{n d}$, $3^{r d}$, etc.) $\qquad$ of each month for (number of months or years) $\qquad$ $\square$ months -or- $\square$ years.

Alimony will begin on (date first alimony payment will be made): $\qquad$ .

Alimony will terminate upon the remarriage of the receiving Petitioner or the death of either Petitioner, and is modifiable pursuant to Nevada law.

We agree on the alimony statement selected above.
(Petitioner 1 initials) (Petitioner 2 initials)

## 25. Return to Former Name

Place an " $\mathbf{X}$ " in a box to select from the statements below.
$\square$ Neither Petitioner wishes to return to their former name.
-or-
$\square$ Petitioner 1 wishes to return to their former name of (print full name: first, middle, last):
$\square$ Petitioner 2 wishes to return to their former name of (print full name: first, middle, last):

## 26. Additional Relief

Do you have any other requests you would like the Court to consider? Place an "X" in a box to select ONLY ONE of the two statements below.

No additional relief is requested.
-or-
$\square$ We request the additional relief listed below:
$\qquad$
$\qquad$
$\qquad$
$\qquad$
$\qquad$
$\qquad$

We agree on the statement selected above.
(Petitioner 1 initials)
(Petitioner 2 initials)
27. We reserve the right to amend this petition, and to request additional and/or modified relief.
28. We agree that the above agreement regarding the care, custody, control, and support of the child(ren) is in the child(ren)'s best interest.
29. We give up the right to request formal findings of fact and conclusions of law, to receive written notice of entry of any decree of divorce, to move for a new trial, and to appeal.
30. We understand NRS 125.150(1)(b) requires the Court in granting a divorce, to the extent practicable, to make an equal disposition of the Petitioners' community property. The

Petitioners acknowledge that they have divided their property in an equitable way, but it may not be an exactly equal division. The Petitioners are dividing their community property as indicated herein knowingly and voluntarily. The Petitioners expressly waive the right to have their marital estate divided equally pursuant to NRS 125.150(1)(b).
31. We understand a final decree of divorce does not limit the rights of either Petitioner to bring an action to set aside the final decree for fraud, duress, accident, mistake, or the grounds recognized at law or in equity.
32. We ask for judgment as follows:
a. That the Petitioners be granted a decree of divorce and that each of the Petitioners be restored to the status of single, unmarried persons;
b. That the terms agreed upon in this joint petition be included in the decree; and
c. For other and further relief as the Court may deem just and proper in this action.

## NOTICE:

The court is prohibited from giving legal advice to either party involved in this litigation. However, in furtherance of Senate Bill (SB) 434 effective July 1, 2023, the Court provides the following notice to the parties:
"All property, other than that stated in NRS 123.130, acquired after marriage by either spouse or both spouses, is community property unless otherwise provided by an agreement in writing between the spouses; a decree of separate maintenance issued by a court of competent jurisdiction; NRS 123.190; or a decree issued or agreement in writing entered pursuant to NRS 123.259." NRS 123.220. This includes pensions and/or retirement assets acquired after marriage by either spouse. In granting a divorce, this court shall, to the extent practicable, make an equal disposition of the community property of the parties, absent compelling reasons. See NRS 125.150. In dividing pension or retirement assets this Court must also comply with NRS 125.155, the Employee Retirement Income Security Act of 1974 (ERISA), and any other appliable state and federal laws. Litigants are responsible for presenting testimony and evidence
in support of any claim they believe they have for the manner in which these assets should be allocated. See Gemma v. Gemma, 105 Nev. 458, 778 P.2d 429 (1989) and Fondi v. Fondi, 106 Nev. 856, 802 P.2d 1264 (1990).

In making the order outlined above, this Court allocates the community and separate property portions of the parties' disclosed retirement and pension assets in accordance with applicable law or this Court accepts the parties' stipulated settlement agreement. For certain types of retirement and pension assets, an additional court order such as a Qualified Domestic Relations Order (QDRO) or Court Order Acceptable for Processing (COAP) is required to effectuate the Decree of Divorce awarding a portion of the participant's pension plan, military pension, or retirement asset to another payee. QDROs and COAPs are generally issued separate from the Decree of Divorce and must conform with the terms set forth in the Decree of Divorce. See Henson v. Henson, 130 Nev. 814, 334 P.3d 933 (2014). It is the litigants' responsibility to ensure any necessary QDRO or COAP orders are provided to the Court for issuance at the time of issuance of the Decree of Divorce or immediately following issuance of the Decree of Divorce. The Court does not and will not prepare these orders for you.

For more information regarding pensions, retirement assets, QDROs and/or COAPs the Court encourages litigants to consult with legal counsel, utilize the services of the lawyer in the library program (www.washoecourts.com/lawlibrary/lawyerinlibrary), and/or review relevant legal authority including but not limited to the authorities cited above.
(Petitioner 1 initials) (Petitioner 2 initials)

This document does not contain the personal information of any person as defined by NRS 603A. 040 .

We declare under penalty of perjury under the law of the State of Nevada that the foregoing is true and correct.

Date: $\qquad$ Petitioner 1's signature: $\qquad$

Date: $\qquad$ Petitioner 2's signature: $\qquad$

Print Petitioner 2's name: $\qquad$
*The Petitioners must initial and sign this Joint Petition using a blue or black ink pen*

## APPENDIX A

## Gross Monthly Income (GMI) Worksheet

This worksheet must be used to calculate each Petitioner's gross monthly income as required in Section 11 ("Gross Monthly Income") of the Joint Petition packet.

Gross monthly income is the amount of money you make each month before taxes are deducted. Gross monthly income includes income received from employment, social security (not SSI), unemployment benefits, pension or retirement plan payments, income from interest and investments, military allowances and veterans' benefits, alimony, etc. Gross monthly income DOES NOT include SSI, SNAP, TANF, cash benefits from the county, or child support received. For a full list of what is included in gross monthly income, please see NAC 425.025.

## (1) Calculate Gross Monthly Income (GMI) from Employment

To calculate your GMI from employment, use ONLY ONE of the tables below per Petitioner:

Petitioner 1

| Annual Income | \$ |
| :--- | :--- |
| $\div$ by 12 months $=$ <br> Employment GMI | $\$$ |


| Biweekly Income | $\$$ |
| :--- | :--- |
| $\times 26$ pay periods | $\$$ |
| $\div$ by 12 months $=$ <br> Employment GMI | $\$$ |


| Bimonthly Income | $\$$ |
| :--- | :--- |
| $\times 24$ pay periods | $\$$ |
| $\div$ by 12 months $=$ <br> Employment GMI | $\$$ |


| Hourly wage | $\$$ |
| :--- | :--- |
| \# of hours worked per <br> week |  |
| Hourly wage $x$ hours <br> worked per week | $\$$ |
| $\times 52$ weeks | $\$$ |
| $\div$ by 12 months $=$ <br> Employment GMI | $\$$ |

Petitioner 2

| Annual Income | \$ |
| :--- | :--- |
| $\div$ by 12 months $=$ <br> Employment GMI | \$ |


| Biweekly Income | \$ |
| :--- | :--- |
| $\times 26$ pay periods | $\$$ |
| $\div$ by 12 months $=$ <br> Employment GMI | $\$$ |


| Bimonthly Income | $\$$ |
| :--- | :--- |
| $\times 24$ pay periods | $\$$ |
| $\div$ by 12 months $=$ <br> Employment $\mathbf{~ G M I}$ | $\$$ |


| Hourly wage | \$ |
| :--- | :--- |
| \# of hours worked per <br> week |  |
| Hourly wage $x$ hours <br> worked per week | \$ |
| $\times 52$ weeks | $\$$ |
| $\div$ by 12 months $=$ <br> Employment GMI | $\$$ |


| Weekly Income | \$ |
| :--- | :--- |
| $\times 52$ weeks | \$ |
| $\div$ by 12 months $=$ <br> Employment GMI | $\$$ |


| Weekly Income | \$ |
| :--- | :--- |
| $\times 52$ weeks | $\$$ |
| $\div$ by 12 months $=$ <br> Employment $\mathbf{~ G M I}$ | $\$$ |


| Per Diem rate | \$ |
| :--- | :--- |
| \# of days worked per <br> week |  |
| Per diem rate $x$ days <br> worked per week | $\$$ |
| $\times 52$ weeks | $\$$ |
| $\div$ by 12 months $=$ <br> Employment $\mathbf{G M I}$ | $\$$ |


| Per Diem rate | \$ |
| :--- | :--- |
| \# of days worked per <br> week |  |
| Per diem rate $x$ days <br> worked per week | $\$$ |
| $\times 52$ weeks | $\$$ |
| $\div$ by 12 months $=$ <br> Employment $\mathbf{G M I}$ | $\$$ |

## Copy the amount of GMI from employment for each Petitioner into the table below.

## (2) Calculate Total Gross Monthly Income (GMI)

Now, add any additional money each Petitioner receives each month from overtime pay (if it is substantial, consistent and can be accurately determined), social security, unemployment benefits, pension or retirement plan payments, income from interest/investments, compensation for lost wages, military allowances, veteran's benefits, alimony, regular gifts from others, etc. Use the table below to add up each Petitioner's total gross monthly income.

Petitioner 1

| Employment GMI: | \$ |
| :--- | :--- |
| Social Security: | $\mathbf{\$}$ |
| Unemployment: | $\$$ |
| Pension/Retirement: | $\mathbf{\$}$ |
| Interest/Investments: | $\mathbf{\$}$ |
| Other: | $\mathbf{\$}$ |
| TOTAL GMI = | $\mathbf{\$}$ |

Petitioner 2

| Employment GMI: | \$ |
| :--- | :--- |
| Social Security: | \$ |
| Unemployment: | $\$$ |
| Pension/Retirement: | $\$$ |
| Interest/Investments: | $\$$ |
| Other: | $\$$ |
| TOTAL GMI = | $\$$ |

You now have calculated each Petitioner's total gross monthly income. Each Petitioner's total gross monthly income (GMI) as calculated above must be transferred to Section 11 on page 10 of the Joint Petition packet (under Gross Monthly Income).

## APPENDIX B

## Child Support Worksheet

This worksheet must be used to calculate each Petitioner's base child support obligation and the total child support obligation as required in Section 13 ("Child Support Calculation") of the Joint Petition packet.

## (1) Petitioner 1's Base Child Support Obligation

How much is Petitioner 1's gross monthly income (GMI)? \$ $\qquad$
(A) If Petitioner 1's gross monthly income is $\$ 1,883$ or less, use the attached Low-Income Child Support Schedule located on the last page of this Appendix to identify Petitioner 1's base child support obligation and list it here: \$ $\qquad$
If Petitioner 1's gross monthly income is $\$ 1,883$ or less, stop here, and go to Step (2)
If Petitioner 1's gross monthly income is $\$ 1,884$ or more, go to Step B.
(B) Multiply the amount of Petitioner 1's gross monthly income which is $\$ 6,000$ or less by

> .16 (for 1 child)
> .22 (for 2 children)
> .26 (for 3 children)
> .28 (for 4 children)

Add .02 for each additional child
B \$ $\qquad$
(C) Multiply the amount of Petitioner 1's gross monthly income which is more than $\$ 6,000$ but less than $\$ 10,000$ by

> .08 (for 1 child)
> .11 (for 2 children)
> .13 (for 3 children)
> .14 (for 4 children)

Add .01 for each additional child
C \$ $\qquad$
(D) Multiply the amount of Petitioner 1's gross monthly income which is more than $\$ 10,000$ by
.04 (for 1 child)
.06 (for 2 children)
.06 (for 3 children)
.07 (for 4 children)
Add .005 for each additional child D \$

Petitioner 1's base child support obligation (Add lines B, C, and D)
\$

## (2) Petitioner 2's Base Child Support Obligation

How much is Petitioner 2's gross monthly income (GMI)? \$
(A) If Petitioner 2's gross monthly income is $\$ 1,883$ or less, use the attached Low-Income Child Support Schedule located on the last page of this Appendix to identify Petitioner 2's base child support obligation and list it here: \$ $\qquad$

If Petitioner 2's gross monthly income is $\$ 1,883$ or less, stop here, and go to Step (3).
If Petitioner 2's gross monthly income is $\$ 1,884$ or more, go to Step B.
(B) Multiply the amount of Petitioner 2's gross monthly income which is $\$ 6,000$ or less by
.16 (for 1 child)
.22 (for 2 children)
.26 (for 3 children)
.28 (for 4 children)
Add .02 for each additional child

## B \$

$\qquad$
(C) Multiply the amount of Petitioner 2's gross monthly income which is more than $\$ 6,000$ but less than $\$ 10,000$ by

> .08 (for 1 child)
> .11 (for 2 children)
> .13 (for 3 children)
> .14 (for 4 children)

Add .01 for each additional child
C \$
(D) Multiply the amount of Petitioner 2's gross monthly income which is more than $\$ 10,000$ by
.04 (for 1 child)
.06 (for 2 children)
.06 (for 3 children)
.07 (for 4 children)
Add .005 for each additional child D \$

Petitioner 2's base child support obligation (Add lines B, C, and D)
\$ $\qquad$

## (A) Primary physical custody

If a primary physical custody arrangement was selected in Section 8 of the Joint Petition packet ("Physical Custody of the Minor Child(ren)"), the non-custodial parent will pay their base child support obligation calculated above to the parent with primary physical custody of the child(ren). (The parent with primary physical custody will have no child support obligation.)

Petitioner $\qquad$ (non-custodial parent) shall pay \$ $\qquad$ (base child support obligation) to Petitioner $\qquad$ (parent with primary physical custody).
(B) Joint physical custody

If a joint physical custody arrangement was selected in Section 8 of the Joint Petition packet ("Physical Custody of the Minor Child(ren)"), the total child support obligation is calculated as follows:

Subtract the lower earning parent's base child support obligation from the higher earning parent's base child support obligation.


Each Petitioner's base child support obligation and the total child support obligation calculated in this worksheet must be stated in Section 13 of the Joint Petition packet ("Child Support Calculation"), even if the Petitioners agree to a different amount of child support or that no child support will be paid by either Petitioner.

## Low-Income Child Support Schedule Child Support Obligation of Low-Income Payers

at 75\% to 150\% of the 2024 Federal Poverty Guidelines

|  | One Child |  | Two Children |  | Three Children |  | Four Children |  | Five Children |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Monthly Income Up To | Percent | Child <br> Support <br> Amount | Percent | Child <br> Support <br> Amount | Percent | Child <br> Support <br> Amount | Percent | Child <br> Support <br> Amount | Percent | Child <br> Support <br> Amount |
| \$941 | 10.56\% | \$99 | 14.52\% | \$137 | 17.16\% | \$162 | 18.48\% | \$174 | 19.80\% | \$186 |
| \$975 | 10.75\% | \$105 | 14.79\% | \$144 | 17.48\% | \$170 | 18.82\% | \$183 | 20.16\% | \$197 |
| \$1,008 | 10.95\% | \$110 | 15.05\% | \$152 | 17.79\% | \$179 | 19.16\% | \$193 | 20.53\% | \$207 |
| \$1,042 | 11.14\% | \$116 | 15.32\% | \$160 | 18.11\% | \$189 | 19.50\% | \$203 | 20.89\% | \$218 |
| \$1,076 | 11.34\% | \$122 | 15.59\% | \$168 | 18.42\% | \$198 | 19.84\% | \$213 | 21.26\% | \$229 |
| \$1,109 | 11.53\% | \$128 | 15.86\% | \$176 | 18.74\% | \$208 | 20.18\% | \$224 | 21.62\% | \$240 |
| \$1,143 | 11.73\% | \$134 | 16.12\% | \$184 | 19.05\% | \$218 | 20.52\% | \$235 | 21.99\% | \$251 |
| \$1,177 | 11.92\% | \$140 | 16.39\% | \$193 | 19.37\% | \$228 | 20.86\% | \$245 | 22.35\% | \$263 |
| \$1,210 | 12.11\% | \$147 | 16.66\% | \$202 | 19.69\% | \$238 | 21.20\% | \$257 | 22.71\% | \$275 |
| \$1,244 | 12.31\% | \$153 | 16.92\% | \$211 | 20.00\% | \$249 | 21.54\% | \$268 | 23.08\% | \$287 |
| \$1,277 | 12.50\% | \$160 | 17.19\% | \$220 | 20.32\% | \$260 | 21.88\% | \$279 | 23.44\% | \$299 |
| \$1,311 | 12.70\% | \$166 | 17.46\% | \$229 | 20.63\% | \$271 | 22.22\% | \$291 | 23.81\% | \$312 |
| \$1,345 | 12.89\% | \$173 | 17.73\% | \$238 | 20.95\% | \$282 | 22.56\% | \$303 | 24.17\% | \$325 |
| \$1,378 | 13.09\% | \$180 | 17.99\% | \$248 | 21.26\% | \$293 | 22.90\% | \$316 | 24.54\% | \$338 |
| \$1,412 | 13.28\% | \$187 | 18.26\% | \$258 | 21.58\% | \$305 | 23.24\% | \$328 | 24.90\% | \$352 |
| \$1,445 | 13.47\% | \$195 | 18.53\% | \$268 | 21.90\% | \$317 | 23.58\% | \$341 | 25.26\% | \$365 |
| \$1,479 | 13.67\% | \$202 | 18.79\% | \$278 | 22.21\% | \$329 | 23.92\% | \$354 | 25.63\% | \$379 |
| \$1,513 | 13.86\% | \$210 | 19.06\% | \$288 | 22.53\% | \$341 | 24.26\% | \$367 | 25.99\% | \$393 |
| \$1,546 | 14.06\% | \$217 | 19.33\% | \$299 | 22.84\% | \$353 | 24.60\% | \$380 | 26.36\% | \$408 |
| \$1,580 | 14.25\% | \$225 | 19.60\% | \$310 | 23.16\% | \$366 | 24.94\% | \$394 | 26.72\% | \$422 |
| \$1,614 | 14.45\% | \$233 | 19.86\% | \$321 | 23.47\% | \$379 | 25.28\% | \$408 | 27.09\% | \$437 |
| \$1,647 | 14.64\% | \$241 | 20.13\% | \$332 | 23.79\% | \$392 | 25.62\% | \$422 | 27.45\% | \$452 |
| \$1,681 | 14.83\% | \$249 | 20.40\% | \$343 | 24.11\% | \$405 | 25.96\% | \$436 | 27.81\% | \$468 |
| \$1,714 | 15.03\% | \$258 | 20.66\% | \$354 | 24.42\% | \$419 | 26.30\% | \$451 | 28.18\% | \$483 |
| \$1,748 | 15.22\% | \$266 | 20.93\% | \$366 | 24.74\% | \$432 | 26.64\% | \$466 | 28.54\% | \$499 |
| \$1,782 | 15.42\% | \$275 | 21.20\% | \$378 | 25.05\% | \$446 | 26.98\% | \$481 | 28.91\% | \$515 |
| \$1,815 | 15.61\% | \$283 | 21.47\% | \$390 | 25.37\% | \$461 | 27.32\% | \$496 | 29.27\% | \$531 |
| \$1,849 | 15.81\% | \$292 | 21.73\% | \$402 | 25.68\% | \$475 | 27.66\% | \$511 | 29.64\% | \$548 |
| \$1,883 | 16.00\% | \$301 | 22.00\% | \$414 | 26.00\% | \$489 | 28.00\% | \$527 | 30.00\% | \$565 |

